I N C I	Age	ncy Name Mesa I	Police Depa	ırtment	INCIDE	NT / INVE REPOF		ATION	0	CA Date / Ti	2008-282085 me Reported	7	
D										WE Oc	t 8, 2008	21	:25
E N	#1	Crime Incident FAIL TO COMP	LY-COURT ORI	DER	UCR: 90	Z Local Statu	ute: 13-28		Att Com	Occurred WF Oc	From t 8, 2008	21	':25
T D	#2	Crime Incident			UCR:	Local Stati	ute:		Att	At Found	i		
A T	#3	Crime Incident			UCR:	Local Statu	ute:		Com Att	WE OC	t 8, 2008		:25
A	Ш	ation of Incident	2720 F.I	1.1.6.34	47.05212		Premise 7		Com	/T.Y.	Off	ense ,	7.7
		w Attacked or Cor		vndale St, Mesa,	AZ 85213		Premise	Type Res	idence	/Home	Tra	ct A	LL
MO	Wea	apon / Tools							Forc	ible Entry	·· Yes ·· N		N/A
	# Vi	ctims	Type Individu		Injury None					Residen	cy Status Reside	nt	
V	V1		s Name (Last, Fi	rst, Middle)			Victin 1	n of Crime #	÷		Age / DOB 40	Race	Sex
I C	V 1	Lynch, Jame	es Josepn		SS#:		Relati	ionship to O	ffenders			W	M
T I	Но	me Address	m dalo St. Mo	aa A7 95212	55.71						e Phone 0) 890-2695		
M	Em	ployer Name/Add		sa, AZ 85213							ness Phone		
	VY	R Make		Model	Style	Color	1	Lic/Lis		VIN			
_			ctim (Denote V2		f other than victim) R		son (if othe		n) I – (ved		
O T	Co		First, Middle)	2, v 3) 0 = Owner (1	other than victim) K	= Reporting Fer	son (n out	er than victii	Vi	ctim of rime #	Age / DOB	Race	Sex
H E	IC	1 Ready, Jo	ason Todd							тинс #	2/17/1973	W	M
R	Ho	me Address	d Ave Ant 1	0, Mesa, AZ 852	210						Home Phone		
S	Em	ployer Name/Add	lress		10						Business Phone	e	
I N	<u> </u>		ne / 752 E SO	OUTHERN					17	ctim of	Age / DOB	ID.	I a
V	Co	de Name (Last	, First, Middle)							crime #	Age / DOB	Race	Sex
O L	Ho	me Address									Home Phone		
V E	Em	ployer Name/Add	lress								Business Phone	<u> </u>	
D		proyer rume, rue	11033								Business i non	,	
											•		
IL.		proving Officer Si		Approv		Approving S					proval Date		
ID		6248) HIGBE nplainant Signatur		10/09/	2008 08:31:00 Case Status:	(12871)		IAM, R Case Disposit	ioni	10	/10/2008 05:5	8:18	
	Cor	upiamam signatu	10		Unfounded Repor	rt	1	Unfounded	!				
	ı				October 8 2008		1.4	Oct 8 200	R				

Mesa Police Department

DR#: 2008-2820857

O F	Offender	r(s) Suspected	of Usin	ıg	Off	ender 1	SU1	C	ffende	er 2		Offen	der 3			Primary Offender Resident Status
F	Dri	ugs þ	N/A		Age:	<i>36</i> R	ace: W Sex	$: F \mid Ag$	ge:	Race:	Sex	: Age:		Race:	Sex:	Resident
N D		cohol			Off	ender 4		C	ffende	er 5		Offen	der 6			
R	Co.	mputer			Age:		ace: Sex	: Ag	ge:	Race:	Sex	: Age:		Race:	Sex:	Unknown
	Name (L	AKA	gusor	ı, Ang	ela N	1arie	ID : A1	1		Home Address 221 E 2nd		Apt. 10, N	1esa,	AZ 8520	1	Home Phone
	Occupation Business Address Housekeeper					ľ	Business Phone									
	DOB.	/ Age	•	Race	Sex	Hgt		Wgt	Bui	ild	Hair Color Blonde			Blonde	E	ye Color Blue
S U	2/27/1	2/27/1972 36 W F 5'02 115 Hair Style Hair Length				C	Glasses									
S	Scars, M	Iarks, Tattoos,	or othe	er distin	guishii	ng features (i	.e. limp, forei	gn accen	t, voice	characteristics	3)					
P																
E C																
Ť	Hat				Shirt/	Blouse			(Coat/Suit					Socks	
	Jacket				Tie/S	carf			F	ants/Dress/Ski					Shoes	
	Was Sus	pect Armed?	Тур	e of W	eapon						Directi	on of Travel			Мо	de of Travel
	VYR	Make	•		Mode	1	Style/Doors	Color		Lic/Lis			Vir	1		
	Suspect	Hate / Bias M	otivated	d:	Y	es þ No	•	Type:								
W I T	Name (L	ast, First, Mid	dle)						D	O.O.B.	Age	Race		Sex		
N S S	Home A	ddress							Hor	me Phone		Employer				Phone
_	ON TI	HURSDAY 10	0-09-	08 AT	APP	ROXIMATE	LY 0040 H	OURS.	I CO	NTACTED JA	MES I	LYNCH. D	ов 💻		REFER	ENCE
N A		DER OF PRO						,				,				
R R A										G MORE THA E NO FC200						
Ţ							•			BY PHONE,						
I V										ATTACHED T						
Е	MORE I	RECENT COU	JRT D	OCUME	NT,	DATED 09-	-10-08, W	HICH S	TATE	D HE IS GR	ANTEI	D TEMPOR	ARY S	SOLE CUST	TODY.	
	HOWEVI	ER, HE PO	INTED	OUT	THAT	IN IT,	IT SAYS S	HE IS	ALLO	WED "REASO	NABLI	E TELEPH	ONIC	CONTACT	" WITH	THE
	MINOR	CHILDREN	. LY	NCH A	GREE	D THAT TI	HOSE TWO	DOCUME	NTS (CAN BE INT	ERPRI	ETED AS	BEING	G CONFLIC	CTING.	
										D TO SPEAK						
										3 SECONDS.						
										P ON HIM.						
	LUCAII	OCATE HIS PHONE AND THEN FOUND IT IN HIS TRUCK. HE STATED THAT WHILE IT WAS IN HIS TRUCK, SHE							T 1/1							

Incident / Investigation Report

Mesa Police Department

DR#: 2008-2820857

Officer's Narrative (continued)

CALLED TWO OTHER TIMES, AT 2010 HOURS, AND AT 2057 HOURS, BOTH OF WHICH WERE NOT ANSWERED, AS INDICATED BY A RED "X" IN THE MISSED CALL LIST ON HIS PHONE.

THERE WAS ANOTHER CALL FROM LYNCH TO THE PHONE AT 2120 HOURS, AND HE SAID HE CALLED HER TO REMIND HER POLITELY THAT SHE IS ALLOWED ONE PHONE CALL PER DAY. HE SAID THAT FERGUSON STATED, "GO TO HELL, I`LL CALL WHENEVER I WANT." LYNCH GAVE THE PHONE TO HIS SON. THE EXTENT OF THE CALL LASTED 8 MINUTES AND 54 SECONDS.

ALL 4 CONTACTS WERE IDENTIFIED WITH "JT." LYNCH SAID THAT IS FERGUSON'S NEW BOYFRIEND, WHOM SHE STAYS WITH. LYNCH KNEW HIS LAST NAME TO BE "READY," AND THOUGHT HIS FIRST NAME WAS JASON. HE PROVIDED THE ADDRESS OF 221 E 2ND AVE #10, IN MESA, WHICH FROM PREVIOUS EXPERIENCE I HAVE HAD, IS THE APARTMENT OF A MAN NAMED JASON READY, WHO GOES BY "JT READY." FERGUSON HAS BEEN LIVING WITH HIM SINCE MONDAY OF THIS WEEK.

I PROVIDED LYNCH WITH THE REPORT NUMBER.

FURTHER INVESTIGATION IS REQUESTED TO DETERMINE IF A VIOLATION OF A COURT ORDER WAS COMMITTED. DUE TO THE FACT THAT A RECENT DOCUMENT FROM AN EVIDENTIARY HEARING IN FAMILY COURT (I AM NOT ABLE TO PROVIDE A COPY, BUT IT IS THE SAME DOCKET FC2002-093545) INDICATED FERGUSON IS ALLOWED REASONABLE TELEPHONIC CONTACT WITH HER CHILDREN, AND BECAUSE SHE WAS UNABLE TO CONTACT WITH DURING THE FIRST CALL, IT IS NOT CLEAR IF THE SUBSEQUENT CALLS WERE IN VIOLATION OF THE ORIGINAL ORDER.

INVESTIGATION CONTINUED.

Page: 3

Incident/Investigation Supplement Report

Page: 1

Agency: MPD Case Number: 2008-2820857

Original Case Officer: (16248) HIGBEE, M

	Supplement Date	Supplement Type		Officer	
	10/10/2008 11:41:38	FOLLOW-UP		(10733) JOHNSTON, J	
1	Approving Officer		Date/Time	Approving Supervisor	Date/Time
	(10733) JOHNSTON,	J	10/10/2008 11:42:04	(08016) SHIELDS, T	10/10/2008 13:05:23

SUPPLEMENT NARRATIVE

On 10-9-08 I received this case for review and follow up investigation.

On 10-10-08 I reviewed the case and found the following information: The RP\James Lynch called police in regards to an Order of Protection Violation. Lynch informed Officer Higbee #16248 that he has an Order of Protection against his wife, Angela Ferguson. He informed Officer Higbee that order was from 12-7-08 and stated that Ferguson shall not contact him in person, by phone and that she may have not more than one phone call per day to contact their children on days he has custody. Officer Higbee then stated that Lynch informed him that there was an updated order stating that Ferguson may have reasonable telephonic contact with the minor children. That updated order was a minute entry from a hearing in the Superior Court from 9-10-08.

Lynch also stated that Ferguson called him, on 10-9-08 to talk to the children. She first called Lynch at 1631 hours and he was at the bank and did not have his children with him so he did not answer the phone. She later called back at 2010 hours and 2057 hours. Lynch had left his phone in his truck during these calls and did not realize Ferguson called until later in the evening. At 2110 Lynch called Ferguson to advise her that she is only allowed one call per day and then let her talk to the children. This call was taken without any further incident.

On 10-10-08 I received a copy of the two orders including the updated order from the minute entries and confirmed the listed information.

With the listed information about Ferguson attempting to call Lynch to talk to their children 3 times with out any luck, I do not find there is a violation of the order. The order states that Ferguson is allowed "reasonable telephonic contact with the minor children". It is reasonable that she attempted to call Lynch to talk to her children. There was not mention that she left threatening or harassing messages.

With the above listed information I find that there is not a violation of the order and I will not be filling any charges on Ferguson for Failing to Comply with a Court Order.

Case cleared.

Cleared unfounded.

Michael K. Jeanes, Clerk of Court
*** Filed ***

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

SEP 1 1 2008

8:00 am

FC 2002-093545

09/10/2008

HONORABLE KAREN POTTS

CLERK OF THE COURT
M. Kay
Deputy

IN RE THE MARRIAGE OF ANGELA MAIRE FERGUSON

ANGELA MAIRE FERGUSON NO ADDRESS ON RECORD

AND

JAMES JOSEPH LYNCH JR.

WILLIAM R WINGARD

MINUTE ENTRY

Courtroom 405 - SE

11:39 a.m. This is the time set for Evidentiary Hearing re: Respondent/Father's Emergency Motion for Post-Decree Temporary Order Without Notice for Modification of Child Custody and Parenting Time. Petitioner is present on her own behalf. Respondent is present and represented by above named counsel.

A record of the proceeding is made by audio and/or videotape in lieu of a court reporter.

Counsel for Respondent advises the Court the parties have reached a temporary agreement.

Counsel for Respondent states the parties' temporary agreements on the record.

Angela M. Ferguson and James J. Lynch are sworn and testify.

THE COURT FINDS that the parties have knowingly, voluntarily and intelligently entered into the agreement. The agreement is in the best interest of the children.

Pursuant to Rule 69, Arizona Rules of Family Law Procedure, the agreement having been made in open Court,

Docket Code 005

Form D000C

Page 1

JO082830857

SUPERIOR COURT OF ARIZONA MARICOPA COUNTY

FC 2002-093545

09/10/2008

THE COURT FINDS it is binding on the parties and is entered on the record.

IT IS ORDERED that Respondent/Father shall continue to have temporary sole legal custody of the minor children, Joseph J. Lynch (DOB: 10/30/94) and Tiffany Marie Lynch (DOB: 6/22/97).

IT IS FURTHER ORDERED that Petitioner/Mother shall have supervised parenting time with the minor children up to 4 hours per week, to be supervised by the Family Resource Center or Parenting Skills.

IT IS FURTHER ORDERED that Mother shall reasonable telephonic contact with the minor children.

IT IS FURTHER ORDERED that the above orders shall remain in place for a period of 60 days so that Mother may enroll in a rehabilitative program.

Discussion is held concerning including the children in Mother's rehabilitative counseling.

The Court requests that counsel for Respondent confer with Mother's rehabilitation center to determine if it is appropriate to include the children. Counsel for Respondent shall notify this Court if the parties reach an impasse concerning the counseling.

IT IS ORDERED that the requirements of Rule 81 are waived and this minute entry is signed as the formal written Order of this Court.

11:50 a.m. Hearing concludes.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter.

SEP 1 0 2008

Date

JUDICIAL OFFICER OF THE SUPERIOR COURT

Docket Code 005

Form D000C

Page 2

CERTIFICATE OF SERVICE OF PROCESS BY A-ROGERS PROCESS SERVICE (480) 921-3878	MICHAEL H. JEANES, CLERK S. Lykaca DEP FILED 08 SEP : 2 PM 5: 00
IN AND FOR THE WATEROFF	
COURT, COUNTY OF MARICOPA, STATE OF ARIZONA	
Case No. FC 2002-093 845	
PRINCE PERGUSON	Small Claims Complaint / Summone / Anamer Civil Summons & Complaint Civil subpound Summing/Complaint Percisis Datainer
Phone #	Patition in Support of Supplemental Proceeding & Order Pernity Court Cover Sheet Summone (Demestic Relations) Patition for Dissolution of Marriage Temporary Orders Information for Concillation Court Date Sheet
Defendent JAMES LYNCH Respondent	Notice/Decree of Dissolution of Marriage To Creditors Affident of Financial Information Rs: Minor Children Child Support Order Wastelheet Information Form Mortes / Notice to Magazine Show Course A.D.R. Person's Workshoot for Child Support Amount
MOINTOLLAL AS TO SERVE Plaintiff M Petitioner Defendent Respondent Witheas Tenent Statutory Agent Attorney Other Serve upon:	☐ Order / Notice to Atland Perent Monnellon Program Class ☐ Parenting Plan for ☐ Sale Custody ☐ Joint Custody ☐ Patition for ☐ OGC ☐ Mediation ☐ Local Rules ☐ Request to ☐ Modify Child Support ☐ Medify Wage Assaght. ☐ Request / Order to Modify ☐ Visitation ☐ Support ☐ Custody ☐ Expedited Process Order to Appear ☐ Certificate on littue ☐ Request to Enforce
AASIER OF SERVICE Bervice upon the individual, paraonally. If copies served: Service upon is person of suitable age & decretion residing at individual's residence Service upon A person qualified to accept service on behalf of the individual Served by affining to main entrance & mailed by cartified mail:	Terminate Rental Agreement Attachmente Exhibits Blank Financial Affident form Financial Information Form CHILD SUPPORT ItS To change an Estating Court Order Packet Date & Time of Heaving: CHILD SUPPORT ItS To change an Estating Court Order Packet CHILD SUPPORT ITS TO CHILD SUPPORT ITS T
PLACE OF SERVICE I individual's Address South end MESA AZ Color 762 E South end MESA	Military Notice for Chila Custon Notice of Filing PETTIND FOR MODERATED OF CHILA CUSTON, MOTOR to MANY
The undergisted, being duly gatern, states: "I am a Registable Officer of a Ch	te Superior Courf of Arizona, and duly approved as a Private Process Server. Inched physic. Within the state of Arizona, I paracretly served the series etc. 2008 at 120 P. 10
I certify under parally of perjury the foregoing is true and correct. Execute	m 08 12 m 8 (//////
Doc Pickup / Issue / File in S Addition / Addition / Addition Ad	Registered in Maricopa County DATES AND THESE ATTEMPTED
Total \$ 70.5	□ NOT SERVED

The shove is in compliance with Arizona rules of Court, Rules of Chil Procedure, Rule &D(I)

MICHAEL K. JEANES Clerk of the Superior Court

By HARTAN HOTAGGART, DEPuty Date 06/26/2600 Time 01:58 PM Description œ CASE# FC2002-093545

MCH 001 23 INDEPNUT ATTY

£1.00

61.00

TOTAL ANCENT

Receipt# 00010214731

Attorney for Respondent

Tempe, Arizona 85282

WILLIAM WINGARD, ESO.

William Wingard (ID#020069)

Telephone: (480) 333-5587

1400 East Southern Avenue, Suite 320

IN THE SUPERIOR COURT OF THE STATE OF ARIZONA IN AND FOR THE COUNTY OF MARICOPA

In re the marriage of:

angela m ferguson,

Petitioner.

and

JAMES J LYNCH.

Respondent.

No. FC2002-093545

MOTION TO MODIFY CUSTODY, PARENTING TIME AND CHILD SUPPORT

(Assigned to the Honorable Karen Potts)

Respondent, James Lynch, (hereinafter referred to as "Father"), by and through undersigned counsel, as and for his Motion to Modify Child Custody, Parenting Time and Child Support, alleges as follows:

- The parties have two (2) minor children in common, namely Joseph J. l. Lynch, born October 30, 1994 and Tiffany M. Lynch, born June 22, 1997.
- 2. On or about May 3, 2004, a Decree of Dissolution of Marriage was entered by the Maricopa County Superior Court in the above mentioned cause number.
- 3. On or about June 29, 2007, Respondent Petitioned the Court for Post-Decree Mediation due to the fact that the children now primarily lived with him and spent only minimal time with their Mother. Mediation was Ordered, but deemed inappropriate on or about September 21, 2007.

3

4

5 б

7

8 9

10 11

12

13 14

15

16

17 18

19

20 21

22

23 24

25

1	
2	Ì

 Since entry of the Decree of Dissolution on or about May 3, 2004, no changes have been made to the Decree or accompanying Parenting Plan.

5. Respondent alleges that substantial and continuing changes have occurred since the entry of the Decree and Parenting Plan that justify Father's request to petition this court for a modification of the current child parenting time arrangements.

- 6. Specifically, Father alleges that shortly after the entry of the Decree, the children began to live primarily with their Father and spent only minimal time with their Mother. Additionally, since the entry of the Decree, Mother's behavior has changed such that the children are being affected by her choices. For example, Mother has now associated herself with a gentleman who is well-known as a white supremacist. The children have, while in their Mother's care, been exposed to this belief system and have made statements to Father reflecting that sort of belief. Father is justifiably concerned about this and attempts at discussing it with Mother have been met with irrational suggestions and arguments. Additionally, Mother has recently been arrested for an assault crime out of the City of Mesa. Mother's current lifestyle and instability are not in the children's best interest and as such, Father requests a modification of the parenting time and custody.
- 7. Most recently, Father was contacted by Petitioner's own Mother regarding concerns she had about Petitioner's actions and the effect of her current situation on the children. Father became aware that Petitioner's Mother was forced to obtain an Order of Protection against Petitioner. A copy of this Order is attached as Exhibit "A". The concerns that Father has had over the past years were verified by this Order. Father points to the following summaries from this Order:
 - a. In this Order, Petitioner's Mother verifies that the children have not lived with Petitioner for a long period of time;

l	ļ
_	ĺ
2	ı
	4

28:44

3

5 6

8

9

7

10

11 12

13

14 15

16

17 18

19

20

21

22

23 24

25

- Petitioner's Mother verifies that Petitioner has become addicted to Ъ. Methamphetamine:
- Petitioner's Mother has been increasingly violent toward her Mother, ¢. her boyfriend and complete strangers. In fact, Petitioner's Mother has "known her all of her life and have seen her become violent" going so far as to slam her head against a wall.
- d. Petitioner addiction to drugs and her lifestyle have caused her to act irrationally. She yells oddities and profanities at her Mother and others, threatens the personal safety of people and has "trashed" her boyfriend's apartment.
- In addition to this, Father has received information on his cell phone from 8. Mother's boyfriend wherein he indicated that he is concerned about the children being around their Mother due to ber current station in life. He indicated in his message that he believes Mother may be offering herself in exchange for places to stay, for money, for drugs, etc.
- 9. Given the considerable changes that have taken place since the entry of the Decree and the Stipulation, together with Mother's behavior, it is in the best interests of the children that changes be made to the custody and parenting time arrangements.
- Based upon Mother's drug addiction, it is requested that she immediately test for the presence of illegal narcotic drugs.
- Father is alleging that at this time, that Respondent be made the primary 11. custodial parent of the children and that Mother exercise meaningful parenting time with the children. However, this parenting time should be supervised until such time as Mother has dealt with her addiction to Methamphetamine and dealt with the personality issues that have caused her to become violent.

12.	Father also alleges that child support should be modified to reflect the ne
parenting tim	e arrangements.

WHEREFORE, Father respectfully requests this Court:

- Issue an Order to Appear and require Mother to appear and show cause as to why these orders should not be entered;
- Modify the current orders and provide for sole custody to Father with parenting time awarded to Mother in a fashion that the Court deems fit and appropriate given the circumstances;
- 3. Order that each party be responsible for their own attorney fees and costs incurred herein unless Mother takes an unreasonable position herein; and
- 4. For such other and further relief as the Court deems just and proper.

RESPECTFULLY SUBMITTED this 28th day of August, 2008.

WILLIAM WINGARD, L.L.C.

William Wingard Esq.

1400 East Southern Avenue, Suite 320

Tempe, Arizona 85282 Attorney for Respondent

VERIFICATION

STATE OF ARIZONA County of Maricopa S8

James Lynch being first duly sworn upon his oath deposes and states that Affiant is a party to the above entitled and numbered cause; Affiant has read the foregoing Pleading and to the best of Affiants knowledge, the same is true and correct, except as to

5 6

3

8

7

10 11

12

13

14

15 16

17

18

19

20

21

21 22

23

24 25

those matters stated upon information and belief, and as to those, Affiant believes them to be true.

James Lynch

SUBSCRIBED AND SWORN to me this 28th day of August

Notar Public

My Commission Expires:



10/10/2008

08:44

CLERK OF COURT > 94806442049

NO.664

20082820857

Exhibit #

IN THE GILBERT MUNICIPAL COURT

55 E. Civic Center Drive, Ste 101 Gilbert, AZ 85296 Voice Phone - (480) 635-7800

Case No. 2008-CV-0000450-DV

Defendant: ANGELA MARIE FERGUSON

Date: 8/19/2008

Defendant's Guide Sheet for Protective Orders -Please Read Carefully

The following information is provided to further explain the protective order that has been served upon you and your responsibilities as the Defendant.

- 1. You have been served with one of the following protective orders:

 ORDER OF PROTECTION: An Order of Protection is used for a "family" relationship between you and the Plaintiff. This can include one of the following: 1) married now or in the past, 2) live together now or lived together in the past, 3) parent of a child in common, 4) one of you is pragnant by the other, or 5) you are a relative (parent, in-law, brother, sister, or grandparent). The Plaintiff has alleged that you have committed or may commit an act of domestic violence.

 INJUNCTION AGAINST HARASSMENT: The Plaintiff has alleged that you have committed a series of acts (more than one) of harassment against the Plaintiff within the last year.

 INJUNCTION AGAINST WORKPLACE HARASSMENT: This Injunction, alleging a single act or series of acts of harassment, has been filed against you by an employer or owner of a business or operation for the banefit of an employee or the business.
- 2. OTHER PROTECTED PERSONS: It is possible that you will be referred to Superior Court if your children are listed as protected persons in this order. Only a Superior Court Judge can decide child custody or parenting time in a separate action.
- 3. SERVICE AND EFFECT: This protective order is valid for one year from the date it was served on you and is enforceable by law enforcement in any state or tribal nation in the United States.
- 4. PROTECTIVE ORDER HEARING: If you disagree with this protective order, you have the right to request a hearing which will be held within 5 to 10 business days after your written request has been filed in the court that issued this order. If a hearing is held and the Order remains in effect or is modified, and you and the Plaintiff 1) are married now or in the past, 2) live together now or lived together in the past, or 3) are parents of a child in common, the Court will prohibit you from possessing a firearm. This firearms prohibition automatically applies even if you fall to appear for the hearing. If you have questions as to whether your request for a hearing can result in this firearms prohibition, you should contact an attorney. The Court cannot give you legal advice.
- 5. MODIFYING OR QUASHING (DISMISSING) THIS PROTECTIVE ORDER: Only a judge can modify or quash (dismiss) this protective order. If you file an action for maternity, paternity, annulment, legal separation, or dissolution against the Plaintiff, you need to advise this court at once. Nothing the Plaintiff does can stop, change, or undo this protective order without the Court's written approval.
- 6. PLAINTIFF CONTACT: Even if the Plaintiff InItiates contact, you could be arrested for violating this protective order. You have the right to request a protective order against the Plaintiff if you do not want the Plaintiff to contact you.
- 7. LAW ENFORCEMENT STANDBY: If standby has been ordered by the judge on this protective order, you may return to the residence once with a law enforcement officer to obtain necessary personal belongings. Neither law enforcement nor this protective order can resolve conflicts over property, title, furniture, finances, real estate, or other ownership issues.
- 8. FIREARMS: If the judge has ordered under state law that you shall not possess, receive, or purchase firearms or ammunition, you must surrender them within 24 hours after service to the law enforcement agency named on this protective order and should request them to issue proof of that surrendering. You may also be required to provide documentation to the court that firearms were transferred to the appropriate law enforcement agency.

Effective: January 2007

Page 1 of 3

Adopted by Administrative Directive No. 2006-01

IN THE GILBERT MUNICIPAL COURT 55 E. Civic Center Drive, Ste 101 Gilbert, AZ 85296

Voice Phone - (480) 635-7800

	Court O County Former	RI No. <u>076</u> Mancopa Case No.	Sta	ate AZ			
PLAINTIFF JANEVA A HIBBARD	PLAINT 5/7/1952	iff ident	IFIERS	7			
First Middle Last And/or on behalf of minor family member		irth of Plain ther Prote): (List name	e and C	OOB.)	
V.				<u> </u>			
DEFENDANT		DEFEND	ANT IDENTIF	IERS			
ANGELA MARIE FERGUSON		SEX	RACE	DOB	HT	WT	
First Middle Last		F	WHITE	2/2/11972	564	110	
Defendant/Plaintiff Relationship: parent					-		
Defendant's Address :		EYES	HAIR.	<u> </u>	na Peni	hinte	
221 E. 2ND AVE \$10 MESA, AZ 85207		EYES HAIR Arizona Pri					
				Security Numbers STATE EXP DATE			
CAUTION: Weapon Alleged in Petition		DRIVERS	LICENSE #	STATE	! EXP	DATE	
				1	+		
☐ Estimated Date of Birth		Distinguish	ing Features/Al		İ		
_ , _	ry, and more violate to sessing, Court, in a of serv	enforced, e pay be enfor this Order or transporting writing, ca vice. VERIF	ven without reg ced by Tribal Li ray result in fed p, shipping, or re n change this Y VALIDITY (ca	istration, by ands (18 U.S aral imprisor eceiving any Order.	the cour i.C. § 22 ment (1 firearm	ts of any 265). 8 U.S.C. or	

IN THE GILBERT MUNICIPAL COURT 55 F. Civic Center Drive, Ste 101, Gilbert, AZ, 8529

55 E. Civic Center Drive, Ste 101 Gilbert, AZ 85296 Voice Phone - (480) 635-7800

Case No. 2008-CV-0000450-DV

THE COURT FURTHER ORDERS:
RESIDENCE, Plaintiff is granted exclusive use and possession of the residence listed below.
∠AW ENFORCEMENT STANDBY. Defendant may return once with a law enforcement officer to obtain necessary personal belongings. Neither law enforcement nor this protective order can resolve conflicts over property, title, furniture, finances, real estate, or other ownership issues.
PROTECTED LOCATIONS. Defendant shall not go to or near the Plaintiff's or other Protected Person's:
Residence (leave blank if confidential): 913 N QUAIL LN., GILBERT AZ
☑ Workplace (leave blank if confidential): 8102 E BROADWAY RD., MESA AZ
School / Other.
☑ FIREARMS. Because Defendant poses a credible threat of bodily Injury to Plaintiff or Protected Person(s), Defendant shall not possess, receive, or purchase firearms or ammunition and shall surrender same within 24 hours of service to: GILBERT POLICE DEPARTMENT
OTHER ORDERS
BERT &
V/4/ 38 38 8

WARNING

This is an official Court Order. If you disobey this Order, you will be subject to arrest and prosecution for the crime of interfering with judicial proceedings and any other crime you may have committed in disobeying this Order.

ADDITIONAL WARNINGS TO DEFENDANT: Violations of this Order should be reported to a law enforcement agency, not the Court. Both parties must notify this Court if an action for dissolution (divorce), separation, annulment or paternity/maternity is filed. This is NOT a parenting time (visitation) or custody order. You must file those requests separately in Superior Court. If you disagree with this Order, you have the right to request a hearing which will be held within 5 to 10 business days after your written request has been filed in the Court that issued this Order. Nothing the Plaintiff does can stop, change, or undo this Order without the Court's written approval. You must appear in Court to ask a judge to modify (change) or quash (dismiss) this Order. Even if the Plaintiff initiates contact, you could be arrested and prosecuted for violating this protective order. If you do not want the Plaintiff to contact you, you have the right to request a protective order against the Plaintiff.

8/19/2008 Date

Printed Name 4

Judicial Officer

IN THE GILBERT MUNICIPAL COURT

55 E. Civic Center Drive, Ste 101 Gilbert, AZ 85296 Voice Phone - (480) 635-7800

NCIC# AZ007051J / DPS #: 0766

Plaktiff / Pla	H. H. Obc. rd	Ancela Me Deventions 221 E 20 Ancress M. State, 210 Cc	2520	PETITION for Order of Protection Injunction Against Harasement Workplace Injunction
DIREC 1. Defendent together in the	TIONS: Please rea VPlaintiff Relations ne past,	hip: Married no	ow or in the the the other 🖸	before filling out this form. past [] Live together now or lived Related (Parent, In-law, Brother,
Seperation Case #: 3. Have you Protective XYea [If yes or n	or the Defendant be Order? No Not sure not sure, explain:	sen charged or a	e or support mested for d	county) competic violence OR requested a as an order of protection Truncs J. Lynch
A. I need a Co	Describe what hap		itional paper i	briefly what happened): necessary - Do not write on back)

20082820857 O8 CV 450DV

Janeva A Hibbard Attachment to Plaintiff's Guide Sheet for Protective Order frem 4

My danghter, Angela Marie Ferguson, moved in with me approximately 3 years ago. I allowed her to live with me in order to provide a place for her to have my grandchildren, Joseph & Tiffany Lynch. However, after approximately a year, she quit having the children on a regular basis.

Over the last several months, my relationship with my daughter has deteriorated. My understanding is she has become a meth addict.

On or about February 2008 I started to become aware that Angela was no longer having any time with her children, in fact, she was staying out until all hours of the night. bringing her drug addicted friends into my home when I was not home. In April I came home early and she was entertaining people I had never met.

On or about May 1, 2008, I started fearing for my life. She was no longer seeing her children . . . and she was bringing strange, acruffy, people into my home. On the evening I changed the locks she had been calling me all evening and accessing odd things in a threatening manner on the cell phone I had provided her for her work. She was so far out of control I immediately called a locksmith in the middle of the night and had all of my locks changed. The next morning I cancelled the cell phone that I had been paying for since 2001.

On or about May 7, 2008 she came over to my home while I was out of town and while my housekeeper was cleaning the house, and yelled profanities in my front yard and threatened my housekeeper. I advised the housekeeper to not let her in and to call the police if she didn't leave. Fortunately she left before my housekeeper had to call the authorities.

I do apologize for not repeating the foul things she said, however, they are not fit to put into print.

Over the past several months I have tried to get her possessions out of my house. I have allowed her to come over several times to pick up clothes and other things. I have moved her possessions into the garage so I don't have to let her into my home. I am afraid to be alone with her. I have known her all her life and have seen her become violent. In fact several years ago she got out of control and alammed my head against the side of my house. I don't know if she was under the influence of controlled substances at the time, but she was completely out of control.

Page 1 of 2

08 CV4505V

The ressen I am asking for this order, on 8/17/08, my daughter started calling me at 4 am accusing me of bazaar unspeakable things, which quickly escalated to threats against my personal well being. I took these threats seriously, since I have known her to become very violent. Even though I kept hanging up the phone and told her not to call me, she kept calling over and over, I counted 14 times on my home phone and at least 5 times on my cell phone between 4 am and 6:30 am. At 6:06 am her boyfriend called me and asked if he could come over to my house for his own safety. He told me that she had kept him up all night and had completely trashed his apartment. He advised me that she was becoming increasingly violent and he did not want to encounter the police in a domestic violence matter and thought it would be better if he left in an effort to defuse the aimstion. I allowed him to come over to my home and crash in one of my spare bedrooms.

I was very upset and laid down on the couch in the living room. About 7:30 I fell salespon the couch. At approximately 8:30 am I was awaken by my daughter pounding on the door and ringing the doorbell repeatedly. I got up and walked over to the door. She had begun pounding on the glass surrounding the door and she had a wild look in her eyes. She was acreaming profanities and demanding I let her into my house. I told her if she didn't leave I would call the police. She refused to leave and kept getting more out of courrel, so I called the police because I was afraid of what she would do if she got inside.

When the police arrived, she made wild accusations concerning her boyfriend and it is my understanding that she told the police she was at my house to pick up her furniture and belenging. I told the police I had no problem with that and would allow her to get stuff out of the garage. I requested that they stay until she loaded her truck and left. She began piling stuff in the driveway until the police made her stop and told her she could only take what she could put in her vehicle. They also had to ask her to stop shouting profamities at me.

Based on her behavior, the police told me I needed to get an order of protection to stop her from harassing me. They advised that I should arrange with the court at the time I requested the order of protection to allow her to come over one more time at a set date and time to remove the items that are still at my home. They also advised me that I should call the police and arrange for them to be at my home at all times while she is on the premises. Under the stress of the situation I neglected to get the names of the policeman that responded, however, that should be available in their report.

Therefore, I am asking the court to provide me with an order of protection to stop her from calling me and to keep her away from my home and office. The only exception would be one final time for her to pick up the remaining items that are at my house and then only under the supervision of the authorities.

IN THE GILBERT MUNICIPAL COURT 55 E. Civic Center Drive, Ste 101 Gilbert, AZ 85296

Voice Phone - (480) 635-7800

Case No. US (V 450)

5. The fo to them:	Eleving persons should W/A-	also be on this Order. As s	tated in number 4, th	e Defendant is a danger
		BirthDate		BirthDato
		BirthDate	•	Birth Cate
6. Defend present <u>/</u> the box,	sant should be ordered Y your do MOT want th	to stay away from these terms disclosed them	locations, at all tim please leave the lin	es, even when I am not se blank and only chack
Home	913 NA	vail Lane G	Noert Az	85234
☐ Work		Broadways		
School				
7. 🔲 lf (the risk of harm, order t	ne defendant NOT	to possess firearms or
	necked, request an ord COURSeling.	ar for the Defendant to pa	uticipate in domesti	c violence counseling or
. Defenda] Email	ant should be ordered to	NOT to be in contact in ar	nyway by the followin	g:
Instant	massages			•
] Text me	essaçes	•		
] MySpar	ce ·			
Phone (cails	•		
`] Third pa	erty contact			
D. Other:		•		
nder pen: nd t reque	alty of perjuny, I swear est an Order / Injunction	or allim the above statem granting relief as allowed t	ents are true to the y taw.	best of my knowledge,
0_2	man a. He	Attest V	h	8,19,08
aint#		Judicial Offic	er/ Clerk / Notary	Date

BY DEP

2007 DEC -7 PM 3: 14

TRIAL COURTS OF ARIZONA IN MARICOPA COUNTY

Phoenix Location: 201 W. Jefferson, Phoenix, AZ 85003 Mesa Location: 222 East Javelina Dr., Mesa, AZ 85210

Surprise Location: 14264 W Tierra Buena Ln, Surprise, AZ 85374

Northeast Location: 18380 N 40th St. Phoenix, AZ 85032

James Lynch	FC2002-093545	
Plaintiff	Court Case No.	ORDER OF
8/2/1968	AZ007035J	PROTECTION
Date of Birth	Court No., NCIC	
Angela Ferguson	0700	MCOIFIED
Defendant	Court No., DPS	 1

WARNING TO DEFENDANT

This is an official Court Order. If you disobey this Order, you may also be arrested and prosecuted for the crime of interfering with judicial proceedings and any other crime you may have committed in disobeying this Order.

NOTICE: Only the Court can change this Order. Nothing the Plaintiff does can stop, change, or undo this Order without the Court's approval. You must return to the Court to modify (change) or quash (stop) this Order, if you disagree with this Order, you may ask for a hearing by filling a written request for hearing with the Court named above. This Order is effective for one year after the original service on you and is valid nationwide.

NOTICE TO PARTIES

This is not a custody or visitation Order. You can only file for custody or visitation as a Title 25 action in Superior Court. All violations of this Order should be reported to a law enforcement agency, not the Court. Either party should notify this Court if an action for dissolution (divorce), separation, annulment or paternity/maternity is filed.

The Court finds reasonable cause to believe that the Defendant may commit an act of domestic violence or has committed an act of domestic violence within the past year (or good cause exists to consider a longer period).

- 1. IT IS THEREFORE ORDERED that the Defendant not: commit a dangerous crime against children defined in A.R.S. 13-604.01 or custodial interference, or engage in conduct that would place the Plaintiff in reasonable fear of bodily injury; or threaten, intimidate, endanger, assault, unlawfully imprison, kidnap, harass, stalk, trespass upon or damage the property of, or commit any other disorderly conduct upon the Plaintiff.
- The Defendant shall not contact Plaintiff: in person; by phone; no more than one phone call
 from angels per . day on days that I have custody
 The Defendant may contact the Plaintiff through legal counsel, legal process or with permission of
 the Court.
- 3. The Defendant shall not contact persons listed above: No additional parties.

- 4./ Exclusive use of residence is NOT ordered.
- 5. Fi Defendant shall not go on or near where Plaintiff and/or parties listed above:

Reside(s):

2729 e. lawndale cir., mesa, AZ 85213

- 6. The Court finds that the Defendant represents a credible threat to the physical safety of the Plaintiff or other protected person and/or may inflict bodily injury or death on the Plaintiff. Upon service of this Order: not ordered.
- The Defendant has not received actual notice of this hearing and has not had an opportunity to participate.
- 8. Other Orders necessary for the protection of the Plaintiff and other designated persons: None.
- 9. The Defendant shall appear for a hearing: No Hearing Set.

WARMING: IF YOU FAIL TO APPEAR, AN ORDER MAY BE ISSUED WITHOUT YOUR INPUT.

 The Defendant has not received actual notice of this hearing and has not had an opportunity to participate.

BRADY does not apply.

June Ecket	12/7/2007
The Honorable Berlamin E. Vatz	Date

CERTIFICATION

I hereby certify that this is a true copy of the Order on file in this Court.

Judicial Officer or Clerk of the Court By	·
---	---

DESCRIPTION OF THE DEFENDANT SEX SOC. SEC. NO. DATE OF BIRTH HEIGHT WEIGHT EYES HAIR RACE Blond Unknown Female White *2[*27/1972 **5**' 2" 130 Blue

ALIAS (if known): angeta lynch

Defendant is: NOT Military

NOT Law Enforcement

MICHAEL K. JEANES. CLERK BY DEP

2007 DEC -7 PM 3: 14

TRIAL COURTS OF ARIZONA IN MARICOPA COUNTY

Phoenix Location: 201 W. Jefferson, Phoenix, AZ 85003 Mesa Location: 222 East Javelina Dr., Mesa, AZ 85210

Surprise Location: 14264 W Tierra Buena Ln, Surprise, AZ 85374

Northeast Location: 18380 N 40th St, Phoenix, AZ 85032

COPY

James Lynch	FC2002-093545	
Plaintiff	Court Case No.	ORDER OF
8/2/1968	AZ007035J	PROTECTION
Date of Birth	Court No., NCIC	Fi MODIFIED
Angela Ferguson	0700	MODIFIED
Defendant	Court No., DPS	

WARNING TO DEFENDANT

This is an official Court Order. If you disobey this Order, you may also be arrested and prosecuted for the crime of interfering with judicial proceedings and any other crime you may have committed in disobeying this Order.

NOTICE: Only the Court can change this Order. Nothing the Plaintiff does can stop, change, or undo this Order without the Court's approval. You must return to the Court to modify (change) or quash (stop) this Order. If you disagree with this Order, you may ask for a hearing by filing a written request for hearing with the Court named above. This Order is effective for one year after the original service on you and is valid nationwide.

NOTICE TO PARTIES

This is not a custody or visitation Order. You can only file for custody or visitation as a Title 25 action in Superior Court. All violations of this Order should be reported to a law enforcement agency, not the Court. Either party should notify this Court if an action for dissolution (divorce), separation, annulment or paternity/maternity is filed.

The Court finds reasonable cause to believe that the Defendant may commit an act of domestic violence or has committed an act of domestic violence within the past year (or good cause exists to consider a longer period).

- 1. IT IS THEREFORE ORDERED that the Defendant not: commit a dangerous crime against children defined in A.R.S. 13-604.01 or custodial interference, or engage in conduct that would place the Plaintiff in reasonable fear of bodily injury; or threaten, intimidate, endanger, assault, unlawfully imprison, kidnap, harass, stalk, trespass upon or damage the property of, or commit any other disorderly conduct upon the Plaintiff.
- The Defendant shall not contact Plaintiff: in person; by phone; no more than one phone call from angela per . day on days that i have custody
 The Defendant may contact the Plaintiff through legal counsel, legal process or with permission of the Court.
- 3. The Defendant shall not contact persons listed above: No additional parties.

- Exclusive use of residence is NOT ordered.
- 5. Defendant shall not go on or near where Plaintiff and/or parties listed above:

Reside(s):

2729 e. lawndale cir., mesa, AZ 85213

- 6. The Court finds that the Defendant represents a credible threat to the physical safety of the Plaintiff or other protected person and/or may inflict bodily injury or death on the Plaintiff. Upon service of this Order: not ordered.
- The Defendant has not received actual notice of this hearing and has not had an opportunity to 7. participate.
- 8. Other Orders necessary for the protection of the Plaintiff and other designated persons: None.
- 9. The Defendant shall appear for a hearing: No Hearing Set.

WARNING: IF YOU FAIL TO APPEAR, AN ORDER MAY BE ISSUED WITHOUT YOUR INPUT.

10. The Defendant has not received actual notice of this hearing and has not had an opportunity to participate.

BRADY does not apply.

Jun Eller	12/7/2007
The Henorable Benjamin E. Vatz	Date

I hereby cer	tify that thi	s is a true copy of the	e Order on	file in this C	o <i>p</i> ort.	Δ	
		k of the Court By:			hard	ully	
DESCRIPTION OF THE DEFENDANT							
SEX Female			HEIGHT 5' 2"		EYES Blue	HAIR Biond	SOC. SEC. NO. Unknown

ALIAS (if known): angela lynch

Defendant is: NOT Military

NOT Law Enforcement

JUDICIAL BRANCH OF ARIZONA IN MARICOPA COUNTY Phoenix Location: 201 W. Jefferson, Phoenix, AZ 85003 Mesa Location: 222 East Javelina Dr., Mesa, AZ 85210

Surprise Location: 14264 W Tierra Buena Ln, Surprise, AZ 85374

Northeast Location: 18380 N 40th St, Phoenix, AZ 85032

Date of Birth	Angela Ferguson Defendant 913 n.quail In. Address gilbert, AZ 85233 City, State, Zip Code Telephone	PETITION for Order of Protection NCIC #0700 Ct. #AZ007035J
---------------	--	---

DIRECTIONS: Please read Guide Sheet before filling out this form.

1.	Defendant relationship: [] Spouse	[X] Ex-spouse [] Lived to	ogether (now or before)	[X] Child in common
(] Dating (never lived together) [] (One of us pregnant by the of	ther []Parent []Oth	ier:

2. [X] If checked, there is a pending action involving maternity, paternity, annulment, legal separation, dissolution, custody, parenting time or support in .

Case #: FC2002-093545

3. Have you or the Defendant been charged or arrested for domestic violence OR requested a Protective Order? [X] Yes [] No [] Not sure If yes or not sure, explain; angela had broken in to the house and stold some money

I need a Court Order because:

Date(s) Describe what happened, or may happen:

she has been acting very eratic lately and calling the police and c.p.s. on me when it is not nessasery and May calling me on my cell phone as much as 40 times a day, and harassing our childern to the point that they happen: don't want to spend time with her and fear punishment from angela for things that the kids have no control of

- 5. The following persons should also be on this Order. As stated in number 4, the Defendant is a danger to them:
- 6. Defendant should be ordered to stay away from these locations, at all times, even when I am not present: [X] Home: 2729 e. lawndale cir., mesa, AZ 85213; [] Work: [] School/Others:
- 7. [] If checked, because of the risk of harm, order the defendant NOT to possess firearms or ammunition.

- 8. [] If checked, request an order for the Defendant to participate in domestic violence counseling or other counseling.
- 9. Other: the childern can call me when angela has custody (tuesday -sunday) and angela can call the childern once a day when i have the childern;

Under penalty of perjury, I swear or affirm the above statements are true to the best of my knowledge,

and I request an Order/Injunction granting relief as allowed by law.

Attest:

Judicial Officer/ Clerk/ Notar

DEC 0 7 2007

